

16 January 1956

MEMORANDUM FOR: CHIEF OF OPERATIONS, DD/P

SUBJECT: Task Force Report on Intelligence Activities

1. In accordance with your request I have gone over Appendix II of the Task Force Report and I have discussed the matter with C/I&R. We are of the opinion that there is no objection, in fact it might be entirely to our advantage if we would be willing to take the initiative and provide the Department of Defense extracts from Appendix II which refer to them.

2. The first sixteen pages of this Appendix is background and history taken almost entirely from a paper prepared by the PPC Staff in 1953. There is no need to send any part of this section to the Department of Defense as it does not pertain directly to them.

3. The next two sections of the report covering from pages sixteen to twenty-eight pertain to psychological warfare and political warfare. There is nothing in these sections pertaining to the Department of Defense.

4. The next section pertaining to paramilitary (pages twenty-eight to thirty-three) relates to the Department of Defense and could be referred to them.

5. Selected parts of the section regarding foreign intelligence (pages thirty-three to thirty-nine) which relates to the Department of Defense could be extracted and furnished Defense.

6. The section on the [REDACTED] (pages thirty-nine to forty-two) could be given to Defense in toto.

7. The remainder of the report does not concern the Department of Defense.

8. Recommendation:

a. That the Clandestine Services offer no objection to furnishing to General Erskine's office, Department of Defense,

the extracts of Appendix II of the Task Force Report on Intelligence Activities which refer to them.

b. That other sections of the CIA report (DD/S, DD/L, etc.) be extracted and furnished in a similar manner.

c. That CIA officially request the parts of the Department of Defense Task Force Report which refer to this Agency.

d. That after the exchange of information has been made that we sit down with the proper people in Defense and resolve the facts, thus limiting any extensive discussion at OCB, PB, or NSC levels.

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
Attachment:

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NOTES TAKEN FROM THE
TASK FORCE REPORT
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INTELLIGENCE ACTIVITIES

MAY 1955

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- Page VI** - **Complain of security restriction imposed by CIA. Recommend no legal restrictions in future.**
- Page XXIII** - **1st Hoover Report (1948) said excess of admin. personnel. This report says it still exists (excess) but due to number of buildings and compartmentation. . . (Task force apparently accepts fact that some improvement has been made.)**
- Page XXV** - **Comment on the Command Relationships paper which evolved since 1st Report (1948). The committee feels that due to seriousness of the problem continued study should be made to solve problem, to reach the best possible solution, prior to outbreak of war. (This indicates further solution required.)**
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Page 118: Relationship of Assistant Chief of Staff, G-2, to Other Intelligence Agencies.

"... G-2 operates generally in a healthy atmosphere of cooperation with the other Agencies in the intelligence community. The only areas of disagreement which currently exist stem from the proscriptions contained in certain directives of the National Security Council. . . ."

Page 118: "There are certain attitudes taken by some Agencies which have a tendency to interfere with this overall effort, however, and these are evidenced in an over extension of the 'need-to-know' criteria. If this criteria could be given a 'need-to-know-all' connotation, a fuller degree of mutual understanding would result Having a source which has certain capabilities should be a matter of common knowledge within the community."

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Pages 124, 125, 126 are devoted to the [REDACTED] r.

Page 135: Conclusions:

"The Army has a responsibility under Section 102 (d) (3) of the National Security Act of 1947 as amended and also under the provisions of NSCID 1, to engage in clandestine activities. The NSCID 5 therefore is in effect a denial of the Army's capability and statutory authority in this respect. The 'Agreed Activities' paper is only a partial recognition of this responsibility and does not fully permit the Army to meet the requirements of this responsibility or the exigencies of the situation. "... The Army has a very extensive capability for further exploiting the [REDACTED] program but is prevented from doing so by the implementation of the provisions of NSCID 13 which relate especially to the indiscreet aspect of that program."

Page 137 - Recommendations:

That the NSC revise NSCID 5 to provide for clandestine intelligence activity on the part of the military services consistent with their

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capabilities and statutory responsibilities under the National Security Act of 1947.

"^{25X1G} That the implementation of NSCID 13 be extended to permit participation in the Soviet and Satellite ^{25X1G} by the military services and CIA in direct proportion to the capabilities of each."

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- Page 145: NSCID/1 requires CIA to furnish collected info of concern or interest to another agency to service attache or other local intell. rep. in the area. Reported to task force that in some areas this procedure is not being fully implemented.
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AIR FORCE

- Page 179: Recommendation: Intell. Research Center be established under CIA to guide the total intelligence research program. (Makes note of Air Force research in this field.)

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- 4 -

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Page 190:

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Page 194: Makes reference to fact that EUCOM has dragged military feet in providing CIA with targets to be covered. These initial requirements of war so huge it couldn't be filled - (Take off of Erskine statement). (This has to do with special forces and assistance to S. F. by CIA.)

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Page 194-5: Intelligence Collection: Sent "agreed activities" to field, in addition sent instruction to direct efforts to development of E&E info and provision for assistance in coastal areas where evaders or escapees may seek refuge. Latter activity cannot be construed to come under "Agreed Activities" and is recognized by working level of naval intelligence. Navy issued these instructions because of lack of any info that such assets have been or will be developed by CIA and felt it must go ahead on its own.

Page 196: "In the Far East all collectors in Korea, except CIA, are cooperating and the services have a control system for all of their operations. CIA contends that because of requirements of National Security Act of 1947 and Public Law 110 of 1949 it cannot cooperate."

This has to do with system of source control and IAC-D-54 dated July 24, 1952.

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Page 196: All services have much complaint with CIA in failure of CIA to keep Inter-Agency ^{25X1C} ~~Committee~~ Committee in Washington and field informed of ^{25X1} ~~until~~ until long after they had taken place. No complaint when procedures in accordance with existing directives are used.

E&E

Page 197: Long discussion on E&E concerning Air Force and Navy - then - CIA will not reveal assets in field of E&E at this time. States it is unnecessary. Commander 6th Fleet got instructions in sealed envelope to be opened in time of war which would provide instructions for pilot briefings. CIA will not provide info to Navy crews participating in "overflights" -- CIA says why sacrifice all for one or two men. "This is the only firm indication available to the Navy at the Washington level of the possible existence of any CIA assets in this field."

CONCLUSION

Page 203: "There is a need for the establishment of a control registry of clandestine agents in accordance with IAC Dir #54 in order to prevent duplication of payment and false confirmation or information. Action in this respect is being delayed due to Agency reluctance to disclose sources." (p. 196)

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RECOMMENDATIONS

Page 204&5: All concerning above, and

"That the NSC review present assets and direct the necessary action to assure adequate preparation for E&E and support of guerrilla warfare.

ATOMIC ENERGY

Page 219: Conclusion

No one agency has primary responsibility for collection or production of info in their field.

Page 220: Recommendation:

"That the Central Intelligence Agency, in the exercise of its responsibilities for coordination of the production of national intelligence, pay special attention to the production of atomic energy intelligence."

III. COORDINATION IN OVERSEAS AREAS

Page 308:

"CIA generally has been the least cooperative Agency in these exchange matters and has aroused thereby the greatest dissatisfaction. It is appropriate to note that the CIA representatives apprised of their activities to the extent they are permitted to

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do so. However, because of the restrictions imposed on the use of this information by the recipient, its use is limited. In some areas a few military men were found who were of the opinion that CIA possessed assets and capabilities which, in fact, they did not have.

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This document has been
approved for release through
the HISTORICAL REVIEW PROGRAM of
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Date

5/5/92

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
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